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16	Attorneys for Plaintiff Southport Lane Equity II, LLC			
10				
17	ANALOND OF A INDI		COUDE	
18	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
	DISTRICT	OF NEVADA	1	
19	SOUTHPORT LANE EQUITY II, LLC,	CASE No.:	3:15-cv-0335-RCJ-VPC	
20	individually and derivatively on behalf of MASSIVE INTERACTIVE, INC., a Nevada			
21	corporation,	STIPIILATI	ON AND ORDER TO	
22	Plaintiff,		ASE WITH PREJUDICE	
23	VS.	(First Reque	est)	
24	RON DOWNEY, DEREK ELLIS, MAX	•	•	
	RAMSAY, MONIQUE ELLIS, DOMINIC DE LORENZO, ALEX DROSIN, and ANTAINE			
25	FURLONG, and MASSIVE INTERACTIVE,			
26	INC., a Nevada corporation,			
27	Defendants.			
28		J		

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WHEREAS, each of the individual defendants in this matter has filed a motion to dismiss the Amended Complaint in the above-captioned action (the "Motions"), which, *inter alia*, challenge the Court's personal jurisdiction over them as non-resident defendants;

WHEREAS, Massive Interactive, Inc. ("Massive") has similarly filed a motion to dismiss the Amended Complaint;

WHEREAS, the Court issued an Order on April 1, 2016 (the "Order"), granting the Motions and dismissing Plaintiff Southport Lane Equity II, LLC's ("Southport") Amended Complaint with leave to amend;

WHEREAS, on April 14, 2016, Southport filed a Notice of Intent Not to File a Second Amended Complaint (the "Notice"), wherein it stated it intended to appeal the Order; and

WHEREAS, subsequently in April 2016, Southport and Massive executed a Joint Monetization Agreement (the "Agreement"), wherein Southport agreed "to dismiss [its] claims with prejudice within seven (7) days of the execution of this Agreement and further agree[d] not to refile or otherwise pursue such claims, or action in any court or tribunal," including a promise not "to file or otherwise pursue any appeal" in this matter.

[REMAINDER OF PAGE INTENTIONALLY OMITTED]

NOW THEREFORE, IT IS HEREB	Y STIPULATED AND AGREED by and among the				
parties, through their undersigned counsel, that pursuant to FRCP 41 and the terms of the Agreement,					
the Court should dismiss this matter in its entirety and with prejudice.					
IT IS FURTHER STIPULATED AND AGREED that each party shall bear its own fees					
and costs.					
Dated: May 25, 2016					
FENNEMORE CRAIG, P.C.	MCDONALD CARANO WILSON, LLP				
By: /s/ Courtney Miller O'Mara Leslie Bryan Hart Courtney Miller O'Mara	By: /s/ Rory T. Kay Pat Lundvall Rory T. Kay				
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Attorneys for Plaintiff Southport Lane Equity II, LLC					
UNITED STATES DISTRICT JUDGE					
DATED:June 1, 2016					